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10 11	MARTIN ARANZABE, Derivatively on Behalf of LIVE VENTURES INCORPORATED)))
12	Plaintiff,))
13	v.) Case No. 2:17-cv-01632-KJD-VCF
14 15	JON ISAAC, TONY ISAAC, RICHARD D. BUTLER, JR., DENNIS (DE) GAO, and TYLER SICKMEYER,	ORDER OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE, PURSUANT TO FRCP 41(a)(2)
16	Defendants,) +1(a)(2)
17	and,))
18	LIVE VENTURES INCORPORATED,	
19	Nominal Defendant.))
20	WHIEDELG I 10 2017 1: :'00	
21	WHEREAS, on June 12, 2017, plaintiff Martin Aranzabe ("Plaintiff") filed the above-	
22	captioned alleged shareholder derivative action (the "Action") in this Court, asserting claims	
23 24	allegedly on behalf of Nominal Defendant Live Ventures Incorporated ("Nominal Defendant")	
25	against Jon Isaac, Tony Isaac, Richard D. Butler, Jr., Dennis (De) Gao, and Tyler Sickmeyer (the "Defendants") for breach of fiduciary duties and unjust enrichment;	
26	WHEREAS, on August 23, 2017, Plaintiff filed a joint "Stipulation to Stay Case	
27	Pending Resolution of Securities Litigation" (ECF No. 10) (the "Stipulated Stay") in this	
- '	Tomania resolution of Securities Engation (E	er 1.0. 10) (the supulation stay) in this

Action, so-ordered by the Court on August 24, 2017 (ECF No. 12), pursuant to which all parties to the Action stipulated to stay the Action until (1) an alleged securities class action filed against the Defendants and Live Ventures Incorporated in this Court on May 5, 2017 (Keith Kolish v. Live Ventures Incorporated, et. al., Case No. 17-cv-1258) (the "Securities Litigation") was dismissed with prejudice by the Court and all appeals had been exhausted; (2) a motion to dismiss the Securities Litigation filed by the defendants in that case was denied; or (3) either of the parties to the Stipulated Stay gave fifteen days' notice that they no longer consented to the voluntary stay;

WHEREAS, on November 3, 2017, the defendants in the Securities Litigation filed a motion to dismiss that complaint for failure to state a claim;

WHEREAS, on November 17, 2017, prior to any decision by the Court on defendants' motion to dismiss the Securities Litigation, all parties in the Securities Litigation filed a "Joint Stipulation of Dismissal Without Prejudice," so-ordered by the Court on November 20, 2017;

WHEREAS, on November 30, 2017, Defendants and Nominal Defendant, by and through their counsel, filed a "Notice of Termination of Stipulated Stay" (ECF No. 15) in this Action, informing the Court that Defendants and Nominal Defendant had given notice to Plaintiff's counsel fifteen days earlier that they no longer consented to the voluntary stay of the Action, thereby terminating the Stipulated Stay pursuant to Paragraph 8 of that document;

WHEREAS, Plaintiff in this Action now seeks voluntarily to dismiss the Action without prejudice to his or any other shareholder's right to re-file the Action in the future; and

WHEREAS, neither Plaintiff nor his counsel has received any consideration for this voluntary dismissal;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and between the parties to this Action, through their undersigned counsel, that:

1. The Action is DISMISSED IN ITS ENTIRETY WITHOUT PREJUDICE; and

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1	2. The parties to the Action shall bear their own attorneys' fees and other expenses.	
2	Dated this 5 th day of December, 2017.	Dated this 5 th day of December, 2017.
3	MATTHEW L. SHARP, LTD.	PETERSON BAKER, PLLC
4 5 6 7 8 9 10 11 12 13 14	/s/ Thomas J. McKenna Matthew L. Sharp, Esq., Bar No. 4746 matt@mattsharplaw.com 432 Ridge Street Reno, NV 89501 Telephone: 775.324.1500 GAINEY MCKENNA & EGLESTON Thomas J. McKenna, Esq., pro hac vice tjmckenna@gme-law.com 440 Park Avenue South, 5th Floor New York, New York 10016 Telephone: 212.983.1300 Facsimile: 212.983.0383 Attorneys for Plaintiff	Tamara Beatty Peterson, Esq., Bar No. 5218 tpeterson@petersonbaker.com Nikki L. Baker, Esq., Bar No. 6562 nbaker@petersonbaker.com Benjamin K. Reitz, Esq., Bar No. 13233 breitz@petersonbaker.com 10001 Park Run Drive Las Vegas, NV 89145 Telephone: 702.786.1001 Facsimile: 702.786.1002 Attorneys for All Defendants and Nominal Defendant
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16	<u>C</u>	<u>ORDER</u>
17	IT IS SO ORDERED.	
18	Dated this 6th day of December, 201	17.
19		hera
20		UNITED STATES DISTRICT COURT JUDGE
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